

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re)	Chapter 11
)	
DELPHI CORPORATION, et al.,)	Case No. 05-44481(RDD)
)	
Debtors.)	(Jointly Administered)
_____)	

**NOTICE OF FILING OF SIXTH INTERIM APPLICATION
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES OF
WARNER STEVENS, L.L.P., AS CONFLICTS COUNSEL TO
THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS
FOR THE PERIOD OF JUNE 1, 2007 THROUGH SEPTEMBER 30, 2007**

PLEASE TAKE NOTICE that on November 30, 2007, Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors (the “Committee”) of Delphi Corporation and its affiliated debtors in the above-captioned cases (collectively, “Delphi” or the “Debtors”), filed its Sixth Interim Application for Compensation and Reimbursement of Expenses for the Period of June 1, 2007 through September 30, 2007 (the “Application”), with the United States Bankruptcy Court for the Southern District of New York.

PLEASE TAKE FURTHER NOTICE that the Application requests interim approval of compensation for professional fees in the amount of \$104,608.00 and reimbursement of expenses incurred in the amount of \$3,131.84 for the period of June 1, 2007 through September 30, 2007.

PLEASE TAKE FURTHER NOTICE that a hearing to consider approval of the Application will be held on February 26, 2008, at 10:00 a.m. (Eastern) (the “Hearing”) before the Honorable Robert D. Drain, at the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York, 10004.

PLEASE TAKE FURTHER NOTICE that the Application may be (1) examined and inspected by interested parties between the hours of 9 a.m. and 4:30 p.m. (Eastern) during the

days when the Court is in session, at the offices of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York, 10004-1408, (2) viewed online at <http://www.nysb.uscourts.gov> or <http://www.delphidocket.com>, or (3) obtained by providing a written request to Warner Stevens, L.L.P., at the address listed below.

PLEASE TAKE FURTHER NOTICE that objections, if any, to the compensation and expenses requested in the Application must comply with the Federal Rules of Bankruptcy Procedure and the Local Rules of the United States Bankruptcy Court for the Southern District of New York, must be set forth in writing describing the basis for such objection and must be filed with the Court electronically in accordance with General Orders M-182 and M-193, as amended, by registered users of the Bankruptcy Court's electronic case filing system and, by all other parties in interest, on a 3½ inch disk, preferably in Portable Document Format (pdf), WordPerfect or any other Windows-based word processing format (with a hard copy delivered directly to Chambers) and served in accordance with General Order M-182, as amended, or by first-class mail upon each of the following: (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan, 48098, Attn: General Counsel; (ii) Skadden Arps Slate Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois, 60606, Attn: John Wm. Butler, Jr., Esq.; (iii) Office of the United States Trustee, 33 Whitehall Street, Suite 2100, New York, New York, 10004, Attn: Alicia M. Leonhard, Esq.; (iv) Latham & Watkins LLP, 885 Third Avenue, New York, New York, 10022-4802, Attn: Robert J. Rosenberg, Esq., (v) Simpson Thacher & Bartlett LLP, 425 Lexington Avenue, New York, New York, 10017, Attn: Marissa Wesley, Esq.; (vi) Davis Polk & Wardell, 450 Lexington Avenue, New York, New York, 10017, Attn: Marlane Melican, Esq.; and (vii) Warner Stevens, L.L.P., 301 Commerce Street, Suite 1700, Fort Worth,

Texas, 76102, Attn: Michael D. Warner, Esq., so as to be **received no later than 4:00 p.m. (Eastern) on February 19, 2008.**

PLEASE TAKE FURTHER NOTICE that only those objections made as set forth herein and in accordance with the Case Management Order will be considered by the Bankruptcy Court at the Hearing. If no objections to the Application are timely filed and served in accordance with the procedures set forth herein and in the Case Management Order, the Bankruptcy Court may enter an order granting the Application without further notice.

Dated: November 30, 2007

/s/ Michael D. Warner
Michael D. Warner
(TX State Bar No. 00792304)
WARNER STEVENS, L.L.P.
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Fort Worth, TX 76102
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CONFLICTS COUNSEL FOR THE OFFICIAL COMMITTEE
OF UNSECURED CREDITORS

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

)	
In re)	Chapter 11
)	
DELPHI CORPORATION, et al.,)	Case No. 05-44481(RDD)
)	
Debtors.)	Jointly Administered
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**SUMMARY OF SIXTH INTERIM FEE APPLICATION FOR
COMPENSATION AND REIMBURSEMENT OF EXPENSES OF
WARNER STEVENS, L.L.P., AS CONFLICTS COUNSEL TO
THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS
FOR THE PERIOD OF JUNE 1, 2007 THROUGH SEPTEMBER 30, 2007**

Applicant: Warner Stevens, L.L.P.
Role in Case: Conflicts Counsel to the Official Committee of Unsecured Creditors
Date of Retention: January 6, 2006 (nunc pro tunc to November 10, 2005)
Compensation Period: June 1, 2007 – September 30, 2007

Current Application -

Sixth Interim (June 1, 2007 – September 30, 2007):

Compensation Requested	\$111,953.00
Less Voluntary Reduction	<u>\$7,345.00¹</u>
Total Compensation Requested	\$104,608.00
Expenses Requested	<u>\$3,131.84</u>
Total Requested	\$107,739.84
Less Amount Received to Date	<u>\$55,207.06</u>
Unpaid Amount	\$52,532.78
 Blended Hourly Rate	 \$353.50

¹ Pursuant to an agreement with the Fee Committee, Warner Stevens has voluntarily reduced the professional fees requested as more fully explained in its Sixth Interim Fee Application.

Previous Applications –

First Interim (November 10, 2005 – January 31, 2006):

Compensation Requested	\$322,376.00
Less Voluntary Reduction	<u>\$8,131.00²</u>
Total Compensation Approved	\$314,245.00
Expenses Approved	<u>\$14,929.31</u>
Total Approved	\$329,174.31
Less Amount Received to Date	<u>\$329,174.31</u>
Unpaid Amount	\$0.00

Blended Hourly Rate \$390.71

Second Interim (February 1, 2006 – May 31, 2006):

Compensation Requested	\$502,652.50
Less Voluntary Reduction	<u>\$8,131.00³</u>
Total Compensation Approved	\$494,521.50
Expenses Approved	<u>\$23,618.63</u>
Total Approved	\$518,140.13
Less Amount Received to Date	<u>\$518,140.13</u>
Unpaid Amount	\$0.00

Blended Hourly Rate \$418.24

Third Interim (June 1, 2006 – September 30, 2006):

Compensation Requested	\$138,352.50
Less Voluntary Reduction	<u>\$8,131.00⁴</u>
Total Compensation Approved	\$130,221.50
Expenses Approved	<u>\$10,044.48</u>
Total Approved	\$140,265.98
Less Amount Received to Date	<u>\$140,265.98</u>
Unpaid Amount	\$0.00

Blended Hourly Rate \$401.79

² Warner Stevens voluntarily reduced the total professional fees requested in its First Interim Fee Application by \$8,131.00. Pursuant to the Omnibus Order Granting First Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (October 8, 2005 Through January 31, 2006) entered on February 15, 2007, the professional fees and expenses awarded to Warner Stevens by the Court totaled \$314,245.00 and \$14,929.31, respectively.

³ Warner Stevens voluntarily reduced the total professional fees requested in its Second Interim Fee Application by \$8,131.00. Pursuant to the Omnibus Order Granting Second Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (February 1, 2006 Through May 31, 2006) entered on February 15, 2007, the professional fees and expenses awarded to Warner Stevens by the Court totaled \$494,521.50 and \$23,618.63, respectively.

⁴ Warner Stevens voluntarily reduced the total professional fees requested in its Third Interim Fee Application by \$8,131.00. Pursuant to the Omnibus Order Granting Third Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (June 1, 2006 Through September 30, 2006) entered on February 15, 2007, the professional fees and expenses awarded to Warner Stevens by the Court totaled \$130,221.50 and \$10,044.48, respectively.

Fourth Interim (October 1, 2006 – January 31, 2007):

Compensation Requested	\$117,281.50
Expenses Requested	<u>\$5,654.20</u>
Total Requested	\$122,935.70
Less Voluntary Reduction	<u>\$5,700.00⁵</u>
Total Approved	\$117,235.70
Less Amount Received to Date	<u>\$117,235.70</u>
Unpaid Amount	\$0.00

Blended Hourly Rate \$429.76

Fifth Interim (February 1, 2007 – May 31, 2007):

Compensation Requested	\$77,799.50
Expenses Requested	<u>\$3,573.15</u>
Total Requested	\$81,372.65
Less Voluntary Reduction	<u>\$5,535.00⁶</u>
Total Approved	\$75,837.65
Less Amount Received to Date	<u>\$65,812.75</u>
Unpaid Amount	\$10,024.90

Blended Hourly Rate \$350.29

⁵ Warner Stevens voluntarily reduced the total professional fees and expenses requested in its Fourth Interim Fee Application by \$4,500.00 and \$1,200.00, respectively. Pursuant to the Omnibus Order Granting Fourth Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (October 1, 2006 Through January 31, 2007) entered on June 27, 2007, the professional fees and expenses awarded to Warner Stevens by the Court totaled \$112,781.50 and \$4,454.20, respectively.

⁶ Warner Stevens voluntarily reduced the total professional fees and expenses requested in its Fifth Interim Fee Application by \$5,500.00 and \$35.00, respectively. Pursuant to the Omnibus Order Granting Fifth Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (February 1, 2007 Through May 31, 2007) entered on October 29, 2007, the professional fees and expenses awarded to Warner Stevens by the Court totaled \$72,299.50 and \$3,538.15, respectively.

HEARING DATE & TIME: FEBRUARY 26, 2008, AT 10:00 A.M. (Eastern)
OBJECTIONS DUE: FEBRUARY 19, 2008, AT 4:00 P.M. (Eastern)

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re)	Chapter 11
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DELPHI CORPORATION, et al.,)	Case No. 05-44481(RDD)
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Debtors.)	(Jointly Administered)
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**SIXTH INTERIM APPLICATION FOR COMPENSATION AND
REIMBURSEMENT OF EXPENSES OF WARNER STEVENS, L.L.P., AS CONFLICTS
COUNSEL TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS
FOR THE PERIOD OF JUNE 1, 2007 THROUGH SEPTEMBER 30, 2007**

TO THE HONORABLE ROBERT D. DRAIN, UNITED STATES BANKRUPTCY JUDGE:

This Sixth Interim Application for Compensation and Reimbursement of Expenses (the “Application”) is made by Warner Stevens, L.L.P. (“Warner Stevens”) and seeks compensation for services rendered and costs advanced by Warner Stevens, for the period of June 1, 2007 through September 30, 2007 (the “Sixth Reporting Period”), as Conflicts Counsel to the Official Committee of Unsecured Creditors for the above-captioned Debtors (the “Debtors”). In support of the Application, Warner Stevens respectfully represents as follows:

I. JURISDICTION AND VENUE

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and 11 U.S.C. § 331. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A). Venue is proper in this district pursuant to 28 U.S.C. § 1409. The statutory predicates for the relief requested herein are sections 105(a), 330(a) and 331 of the United States Bankruptcy Code (the “Bankruptcy Code”). Pursuant to Local Guidelines, a certification regarding compliance with such guidelines is attached hereto as Exhibit “A.”

II. BACKGROUND

2. On October 8, 2005 (the “Petition Date”), Delphi Corporation and 38 affiliates (the “Debtors”) commenced their reorganization cases by filing voluntary Chapter 11 petitions with this Court. On October 14, 2005, three additional Debtors filed voluntary petitions. The Debtors continue to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

3. On October 17, 2005, the United States Trustee for the Southern District of New York appointed the Official Committee of Unsecured Creditors for the Debtors’ cases (the “Committee”).

4. At a meeting of the Committee held on or about November 10, 2005, the Committee determined to retain Warner Stevens as its Conflicts Counsel.

5. On November 23, 2005, the Committee filed its Application for Order Under 11 U.S.C. §§ 327(a), 328 and 1103 and Fed.R.Bankr.P. 2014(a) Authorizing Employment and Retention of Warner Stevens, L.L.P., as Conflicts Counsel for the Official Committee of Unsecured Creditors.

6. This Court’s Final Order Under 11 U.S.C. §§ 327(a), 328 and 1103 and Fed.R.Bankr.P. 2014(a) Authorizing Employment and Retention of Warner Stevens, L.L.P., as Conflicts Counsel for the Official Committee of Unsecured Creditors, effective November 10, 2005, was entered in these Bankruptcy Cases on January 6, 2006 (the “Employment Order”). A copy of the Employment Order is attached hereto as Exhibit “B.”

7. No trustee or examiner has been appointed in the Debtors’ Chapter 11 Bankruptcy Cases.

III. REQUESTED COMPENSATION AND REIMBURSEMENT

8. This Application is filed by Warner Stevens pursuant to 11 U.S.C. §§ 330 and 331, and Rule 2016(a) of the Federal Rules of Bankruptcy Procedure and in accordance with the Order Under 11 U.S.C. § 331 Establishing Procedures for Interim Compensation and Reimbursement of Professionals (as supplemented, the “Interim Compensation Order”).

9. By this Application, Warner Stevens seeks the following relief:

- a. Approval of Professional Fees incurred for the Sixth Reporting Period in the amount of \$104,608.00 (total fees incurred of \$111,953.00 less a voluntary reduction of \$7,345.00¹);
- b. Approval of Reimbursable Expenses incurred during the Sixth Reporting Period in the amount of \$3,131.84; and
- c. Authorization for the Debtors to pay to Warner Stevens such Professional Fees and Reimbursable Expenses due and owing for the Sixth Reporting Period in the amount of \$52,532.78. Such amount reflects the total amount requested by Warner Stevens for the Sixth Reporting Period, \$104,608.00 (fees) + \$3,131.84 (expenses), less \$55,207.06 (funds previously received for such fees and costs – as addressed in paragraph 14 below).

10. All of the professional services which are the subject of this Application were rendered by Warner Stevens exclusively at the request of the Committee and not for or at the request of any other person or entity.

11. No agreement exists, nor will any be made, to share any compensation received by Warner Stevens for its services on behalf of the Committee with any other person or firm, except among partners of Warner Stevens.

¹ See further explanation of voluntary reduction in paragraphs 37 through 39 below.

12. All of the expenses for which Warner Stevens seeks reimbursement were actually and necessarily incurred by Warner Stevens in connection with its rendition of professional services to or for the Committee.

13. As set forth in detail below, the services performed by Warner Stevens on behalf of the Committee have materially benefited the Debtors' chapter 11 estates and their respective creditors.

14. The Interim Compensation Order provides that professionals retained by order of the Court are permitted to submit monthly billings to the Debtors and, absent objection, 80% of the professional fees incurred and 100% of the reimbursable expenses incurred are authorized to be paid pursuant to the Interim Compensation Order. Warner Stevens has submitted requests for monthly compensation and reimbursement of expenses incurred during the Sixth Reporting Period and has received funds from the Debtors in these Bankruptcy Cases as follows:

Month	Professional Fees Requested	Reimbursable Expenses Requested	Professional Fees Paid (80%)	Reimbursable Expenses Paid (100%)	Voluntary Reduction	Balance Due to Warner Stevens
June 2007	\$39,568.00	\$1,045.48	\$31,654.40	\$1,045.48		
July 2007	\$26,902.50	\$985.18	\$21,522.00	\$985.18		
August 2007	\$31,767.50	\$52.70	\$0.00	\$0.00		
September 2007	\$13,715.00	\$1,048.48	\$0.00	\$0.00		
TOTALS	\$111,953.00	\$3,131.84	\$53,176.40	\$2,030.66	\$(7,345.00)	\$52,532.78

15. This is Warner Stevens' sixth interim fee application. On April 28, 2006, Warner Stevens filed with the Court, and served on interested parties, its "First Interim Application For Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of November 10, 2005 Through January 31, 2006" (the "First Fee Application"). The First Fee Application covered the period of November 10, 2005 through January 31, 2006. Pursuant to the First Fee Application, Warner

Stevens sought Court approval, on an interim basis, of professional fees in the amount of \$322,376.00 and reimbursement of expenses in the amount of \$14,929.31, for a total award of \$337,305.31.

16. On February 15, 2007, the Omnibus Order Granting First Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (October 8, 2005 Through January 31, 2006) (the “First Fee Order”) was entered by the Court awarding Warner Stevens professional fees in the amount of \$314,245.00 and reimbursement of expenses in the amount of \$14,929.31, for a total award of \$329,174.31, which reflects a voluntary reduction of \$8,131.00. Of the amount requested in the First Fee Application, Warner Stevens has received, pursuant to the terms of the Interim Compensation Order and the First Fee Order, the sum of \$329,174.31.

17. On July 31, 2006, Warner Stevens filed with the Court, and served on interested parties, its “Second Interim Application For Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of February 1, 2006 Through May 31, 2006” (the “Second Fee Application”). The Second Fee Application covered the period of February 1, 2006 through May 31, 2006. Pursuant to the Second Fee Application, Warner Stevens sought Court approval, on an interim basis, of professional fees in the amount of \$502,652.50 and reimbursement of expenses in the amount of \$23,618.63, for a total award of \$526,271.13.

18. On February 15, 2007, the Omnibus Order Granting Second Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (February 1, 2006 Through May 31, 2006) (the “Second Fee Order”) was entered by the Court awarding Warner Stevens professional fees in the amount of \$494,521.50 and reimbursement of expenses in the

amount of \$23,618.63, for a total award of \$518,140.13, which reflects a voluntary reduction of \$8,131.00. Of the amount requested in the Second Fee Application, Warner Stevens has received, pursuant to the terms of the Interim Compensation Order and the Second Fee Order, the sum of \$518,140.13.

19. On November 29, 2006, Warner Stevens filed with the Court, and served on interested parties, its “Third Interim Application For Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of June 1, 2006 Through September 30, 2006” (the “Third Fee Application”). The Third Fee Application covered the period of June 1, 2006 through September 30, 2006. Pursuant to the Third Fee Application, Warner Stevens sought Court approval, on an interim basis, of professional fees in the amount of \$138,352.50 and reimbursement of expenses in the amount of \$10,044.48, for a total award of \$148,396.98.

20. On February 15, 2007, the Omnibus Order Granting Third Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (June 1, 2006 Through September 30, 2006) (the “Third Fee Order”) was entered by the Court awarding Warner Stevens professional fees in the amount of \$130,221.50 and reimbursement of expenses in the amount of \$10,044.48, for a total award of \$140,265.98, which reflects a voluntary reduction of \$8,131.00. Of the amount requested in the Third Fee Application, Warner Stevens has received, pursuant to the terms of the Interim Compensation Order and the Third Fee Order, the sum of \$140,265.98.

21. On March 30, 2007, Warner Stevens filed with the Court, and served on interested parties, its “Fourth Interim Application For Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for

the Period of October 1, 2006 Through January 31, 2007” (the “Fourth Fee Application”). The Fourth Fee Application covered the period of October 1, 2006 through January 31, 2007. Pursuant to the Fourth Fee Application, Warner Stevens sought Court approval, on an interim basis, of professional fees in the amount of \$117,281.50 and reimbursement of expenses in the amount of \$5,654.20, for a total award of \$122,935.70.

22. On June 27, 2007, the Omnibus Order Granting Fourth Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (October 1, 2006 Through January 31, 2007) (the “Fourth Fee Order”) was entered by the Court awarding Warner Stevens professional fees in the amount of \$112,781.50 and reimbursement of expenses in the amount of \$4,454.20, for a total award of \$117,235.70, which reflects a voluntary reduction of \$5,700.00. Of the amount requested in the Fourth Fee Application, Warner Stevens has received, pursuant to the terms of the Interim Compensation Order and the Fourth Fee Order, the sum of \$117,235.70.

23. On July 31, 2007, Warner Stevens filed with the Court, and served on interested parties, its “Fifth Interim Application For Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of February 1, 2007 Through May 31, 2007” (the “Fifth Fee Application”). The Fifth Fee Application covered the period of February 1, 2007 through May 31, 2007. Pursuant to the Fifth Fee Application, Warner Stevens sought Court approval, on an interim basis, of professional fees in the amount of \$77,799.50 and reimbursement of expenses in the amount of \$3,573.15, for a total award of \$81,372.65.

24. On October 29, 2007, the Omnibus Order Granting Fifth Interim Applications of Certain Professionals for Allowance of Compensation and Reimbursement of Expenses (February 1,

2007 Through May 31, 2007) (the “Fifth Fee Order”) was entered by the Court awarding Warner Stevens professional fees in the amount of \$72,299.50 and reimbursement of expenses in the amount of \$3,538.15, for a total award of \$75,837.65, which reflects a voluntary reduction of \$5,535.00. Of the amount requested in the Fifth Fee Application, Warner Stevens has received, pursuant to the terms of the Interim Compensation Order and the Fifth Fee Order, the sum of \$65,812.75. A balance of \$10,024.90 remains outstanding.

IV. EXHIBITS WITH DETAIL OF FEES AND EXPENSES

25. In the ordinary course of its business, Warner Stevens maintains records of time expended by attorneys and paralegals in rendering services to its clients. The time records are made contemporaneously with the rendition of professional services and are prepared contemporaneously by the professional who rendered the service.

26. Warner Stevens also maintains contemporaneous records of all actual and necessary expenses incurred in connection with the rendition of professional services to its clients in the ordinary course of its business.

27. The exhibits relating to the professional services performed and reimbursable expenses sought by Warner Stevens during the Sixth Reporting Period are as follows:

- a. Exhibit “C” is a summary of the hours expended during the Sixth Reporting Period by each professional.
- b. Exhibit “D” is a chronological statement, by Task Code, detailing all of the professional services rendered to the Committee during the Sixth Reporting Period, as transcribed from Warner Stevens’ contemporaneous time records. The time records show the professional services rendered, the date on which the services were performed, the person who performed the services, a description of the services performed, and the amount of time spent performing the services.

- c. Exhibit “E” is a summary of the professional services rendered during the Sixth Reporting Period for each Task Code.
- d. Exhibit “F” is a statement detailing expenses incurred, which expenses are considered extraordinary and not included in Warner Stevens’ overhead, for which approval of reimbursement is requested by this Application during the Sixth Reporting Period. Warner Stevens’ policy regarding such extraordinary expenses is set forth in Section VI below.

V. SUMMARY OF LEGAL SERVICES PERFORMED BY WARNER STEVENS

28. Set forth below are summary descriptions of the legal services performed by Warner Stevens during the Sixth Reporting Period on behalf of the Committee. The legal services are grouped together by specific tasks and arranged by a designated Task Code. These Task Codes are different to some extent from the task codes used by other professionals in these Bankruptcy Cases and reflect the fact that many of the tasks performed by Warner Stevens for the Committee are “one off” specific projects for which Warner Stevens assigns matter descriptive and specific task codes. Some of the legal services described in the following Task Codes pertain to matters which are ongoing and for which Warner Stevens continues to provide legal services. The time records for the legal services, in a chronological listing by Task Code, are set forth in Exhibit “D.” These legal services were performed under the supervision of Michael D. Warner as conflicts counsel for the Committee.

A. Claims Administration and Objections (CAO)

29. During the Sixth Reporting Period, Warner Stevens, in conjunction with Latham & Watkins, LLP (“Latham”), the Committee’s lead counsel, continued to review certain claims, the omnibus objections to claims filed by the Debtors, and responses filed by the claimants whose claims have been objected to by the Debtors.

30. Approximately 16,500 proofs of claims have been filed against the Debtors in these cases. During the Sixth Reporting Period, Warner Stevens continued to review certain claims and settlement of claims that Latham could not review because of a conflict.

31. It is anticipated that Warner Stevens will continue to participate in the claims review process into the next reporting period.

32. Under the category of Claims Administration and Objections, Warner Stevens incurred 56.9 hours of professional time, which equates to \$20,797.50 of legal fees.

B. Fee/Employment Application (FEA)

33. A significant portion of the fees included in this category relate to the time incurred in drafting, preparing and filing the Fifth Fee Application and the accompanying exhibits. This included reviewing and redacting, where necessary, the time entries included as exhibits to the Fifth Fee Application to avoid the disclosure of confidential information.

34. During the Sixth Reporting Period, time was also incurred by Warner Stevens in addressing and responding to the questions and issues raised by the Fee Committee with respect to the Fourth Fee Application. This involved reviewing the Fee Committee Report and preparing a response.

35. Also included in the category of Fee/Employment Application is time incurred by Warner Stevens in connection with preparing its monthly fee requests for payment of professional fees and expenses in accordance with the Interim Compensation Order. In addition, Warner Stevens incurred time reviewing the monthly time and expense records that were submitted with the fee requests and redacting such time entries where necessary to avoid disclosure of confidential information.

36. Under the category of Fee/Employment Application, Warner Stevens incurred 54.1 hours of professional time, which equates to \$11,745.00 of legal fees.

37. By separate agreement with the Fee Committee, Warner Stevens has agreed (a) not to seek reimbursement for fees incurred in connection with addressing recommendations of the Fee Committee and/or Legal Cost Control; and (b) to cap the amount of fees requested related to the preparation of monthly fee statements and interim fee applications as follows.

38. In regards to professional fees incurred in connection with addressing recommendations of the Fee Committee and/or Legal Cost Control, Warner Stevens will reduce the amount requested in the Fee/Employment Application category by \$1,695.00.

39. Warner Stevens incurred a total of \$111,953.00 in professional fees for the Sixth Reporting Period. All of the professional time incurred under the category of Fee/Employment Application was for the preparation of monthly fee statements and interim fee applications i.e., there was no time incurred relating to preparation of supplemental employment applications or declarations. Therefore, Warner Stevens will cap the amount requested under the category of Fee/Employment Application at \$4,400.00 (4.0% of \$111,953.00) and further reduce the amount of total fees in the Fee/Employment Application category by \$5,650.00. Accordingly, the fees requested for the Sixth Reporting Period will be reduced by a total of \$7,345.00.

C. Fee/Employment Objections (FEO)

40. During the Sixth Reporting Period, Warner Stevens incurred time in connection with reviewing the fee applications of those professionals which Latham could not review because of a conflict. During the Sixth Reporting Period, Warner Stevens continued to review the interim fee applications and accompanying time records, and certain monthly fee statements, of Ernst & Young

LLP, Deloitte & Touche LLP, KPMG LLP (“KPMG”), PricewaterhouseCoopers LLP (“PwC”), and Wilmer Cutler Pickering Hale and Dorr LLP (“WCPHD”).

41. Warner Stevens also reviewed the Ernst & Young Supplemental Retention Application [docket no. 8098], the WCPHD Second Supplemental Retention Application [docket no. 8889], two additional services agreements between the Debtors and KPMG, and the retention application of KeyBanc Capital Markets Inc. [docket no. 9345].

42. In connection with its review of seven interim fee applications, the retention and supplemental retention applications, and the additional services agreements noted above, Warner Stevens analyzed the applications, summarized the applications for review by the Committee and drafted detailed memoranda to the Committee regarding the issues raised with respect to the applications and Warner Stevens’ recommendations respecting the same.

43. In addition, Warner Stevens incurred time in connection with discussing the retention and supplemental retention applications and additional services agreements with counsel for the Debtors and in negotiating with counsel changes or additions to the language in the proposed retention orders and retention agreements.

44. Under the category of Fee/Employment Objections, Warner Stevens incurred 82.0 hours of professional time, which equates to \$26,968.00 of legal fees.

D. General Committee Operations & Issues (GC)

45. Time included in the category of General Committee Operations & Issues is the time and effort incurred by Warner Stevens on behalf of the Committee on several general tasks, including small and discreet projects that do not fit within any of the other more specific categories set forth herein.

46. Warner Stevens incurred time in connection with participating in the weekly meetings held by the Committee and its professionals to discuss the pending matters and issues in the Bankruptcy Cases and to decide on the Committee's position and/or strategy with respect thereto. Except in situations where the physical presence of an attorney from Warner Stevens was needed, Warner Stevens has participated via telephone conference and has limited the number of attorneys that have participated on the conference call. In connection with participating in such calls, attorneys at Warner Stevens have also incurred time in reviewing the proposed agenda for such meetings and the memorandums and reports circulated by other Committee professionals detailing the issues to be discussed and considered at the meeting.

47. In connection with the weekly Committee meetings, Warner Stevens prepared memoranda to the Committee providing summaries of issues being handled by Warner Stevens on behalf of the Committee and proposed recommendations when necessary. During the Committee meetings, attorneys at Warner Stevens would discuss the matters Warner Stevens was handling on behalf of the Committee, their status and answer any questions that Committee members had with respect to such matters.

48. Warner Stevens also incurred time in this category in connection with participating at the monthly meetings held between the Debtors and their professionals and the Committee and its professionals. Only one attorney from Warner Stevens participated in each such meeting.

49. Also included in this category is time incurred by Warner Stevens in reviewing pleadings filed with the Court and in coordinating, so as to avoid the duplication of effort, with the Committee's lead counsel the division of work and the handling of matters on which lead counsel had a potential conflict.

50. Under the category of General Committee Operations & Issues, Warner Stevens incurred 61.9 hours of professional time, which equates to \$30,772.50 of legal fees.

E. Plan and Disclosure Statement (PDS)

51. Under the category of Plan and Disclosure Statement, Warner Stevens incurred 4.8 hours of professional time, which equates to \$1,920.00 of legal fees.

F. Special Projects (SP)

52. During the Sixth Reporting Period and at the request of Latham, Warner Stevens undertook legal research and analysis with respect to two ongoing issues in the bankruptcy cases. It is anticipated that Warner Stevens will continue to incur time in this category into the next reporting period.

53. Under the category of Special Projects, Warner Stevens incurred 57.0 hours of professional time, which equates to \$19,750.00 of legal fees.

VI. FIRM'S POLICY REGARDING EXPENSES AND PROFESSIONAL BILLING

54. Exhibit "F" sets forth the expenses incurred by Warner Stevens during the Sixth Reporting Period for which reimbursement is sought in connection with its representation of the Committee. Warner Stevens's policy is not to charge for long distance telephone charges, incoming and outgoing facsimile transmissions, in-house photocopying and postage. Warner Stevens's policy with regard to other expenses incurred is as follows:

55. **Overnight Courier Services.** Warner Stevens uses overnight courier services for delivery of documents for overnight delivery. No mark-up of the billing received by Warner Stevens

is made. Exhibit “F” states that Warner Stevens seeks reimbursement of \$933.79 for overnight courier service.

56. **Electronic Legal Research.** Warner Stevens’ policy is not to charge for expenses incurred for electronic legal research that are included as part of its Westlaw service plan. However, when Warner Stevens must conduct electronic legal research for matters outside the scope of its Westlaw service plan, Warner Stevens uses its best efforts to keep electronic legal research costs to a minimum. When electronic legal research costs are incurred by Warner Stevens that are charged in addition to its Westlaw service plan, the actual cost is charged to the client, with no mark-up thereon. Exhibit “F” states that Warner Stevens seeks reimbursement of \$8.41 for electronic legal research during the Sixth Reporting Period. A significant portion of the charges reflected for Westlaw services is legal research related to state statutes, case law and legal treatises and periodicals that are not part of Warner Stevens’ service plan.

57. **Photocopy & Printing.** Warner Stevens employs outside photocopying / printing services for large projects and for those projects connected with mailing of notices to interested parties. When an outside service is utilized, the cost is charged to the estate without any mark-up thereon. In-house photocopying performed by Warner Stevens is provided at no charge to the client. Exhibit “F” states that Warner Stevens seeks reimbursement of \$384.64 for outside photocopying and printing during the Sixth Reporting Period.

58. **Travel.** Warner Stevens uses its best efforts to keep travel costs to a minimum when travel is necessary to adequately represent the client. When travel expenses are incurred by Warner Stevens during the ordinary course of its representation, the actual cost² is charged and no mark-up

² When air travel is required, Warner Stevens does not bill the estates for travel time unless work on the cases is undertaken during such travel time.

is made to the travel costs incurred by Warner Stevens. During the Sixth Reporting Period, it was necessary for Warner Stevens to incur travel expenses related to meetings with the Committee, the Debtors and attendance at hearings. Exhibit "F" states that Warner Stevens seeks reimbursement of \$1,805.00 related to ground transportation.

VII. INTERIM REQUEST FOR COMPENSATION

Based upon the foregoing, Warner Stevens respectfully requests that the Court enter its Order approving interim compensation and reimbursement of expenses to Warner Stevens for the period from June 1, 2007 through September 30, 2007, as follows:

Professional Fees	\$104,608.00
Reimbursable Expenses	<u>\$3,131.84</u>
Total Compensation	\$107,739.84

Further, Warner Stevens requests that the Court enter its Order authorizing the Debtors to pay to Warner Stevens the remaining unpaid balance of the total requested compensation for the Sixth Reporting Period of \$52,532.78 (\$107,739.84 less application of funds received to date in the amount of \$55,207.06).

Dated: November 30, 2007

Respectfully submitted,

/s/ MICHAEL D. WARNER

Michael D. Warner

(TX State Bar No. 00792304)

WARNER STEVENS, L.L.P.

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CONFLICTS COUNSEL FOR THE OFFICIAL
COMMITTEE OF UNSECURED CREDITORS

EXHIBIT “A”

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re)	Chapter 11
)	
DELPHI CORPORATION, et al.,)	Case No. 05-44481(RDD)
)	
Debtors.)	(Jointly Administered)
_____)	

**CERTIFICATION UNDER GUIDELINES FOR DISBURSEMENTS
FOR PROFESSIONALS REGARDING SIXTH INTERIM APPLICATION
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES OF
WARNER STEVENS, L.L.P., AS CONFLICTS COUNSEL TO THE
OFFICIAL COMMITTEE OF UNSECURED CREDITORS
FOR THE PERIOD OF JUNE 1, 2007 THROUGH SEPTEMBER 30, 2007**

Pursuant to the Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Cases adopted by the Court on June 24, 1991, and amended April 21, 1995 (together, the “Local Guidelines”) and the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. Section 330 (the “U.S. Trustee Guidelines” and collectively with the Local Guidelines, the “Guidelines”), the undersigned, a member of the firm Warner Stevens, L.L.P. (“Warner Stevens”), Conflicts Counsel to the Official Committee of Unsecured Creditors (the “Committee”) of Delphi Corporation and its affiliated debtors in the above-captioned cases (collectively, “Delphi” or the “Debtors”), hereby certifies with respect to Warner Stevens’ sixth interim application for allowance of compensation for services rendered and for reimbursement of expenses, dated November 30, 2007 (the “Application”), as follows:

1. I am the professional designated by Warner Stevens in respect of compliance with the Local Guidelines.
2. I make this certification in support of the Application in accordance with the Local Guidelines.

3. In respect of section B.1. of the Local Guidelines, I certify that:
 - a. I have read the Application;
 - b. To the best of my knowledge, information and belief formed after reasonable inquiry, the fees and disbursement sought fall within the Guidelines;
 - c. Except to the extent that fees or disbursements are prohibited by the Guidelines, the fees and disbursements sought are billed at rates in accordance with practices customarily employed by Warner Stevens and generally accepted by Warner Stevens' clients; and
 - d. In providing a reimbursable service, Warner Stevens does not make a profit on that service, whether the service is performed in-house or through a third party.
4. In respect of section B.2. of the Local Guidelines, I certify that Warner Stevens has provided, on a monthly basis, statements of Warner Stevens' fees and disbursements accrued during the previous month, by serving monthly statements in accordance with the Interim Compensation Order (as defined in the Application).
5. In respect of section B.3. of the Local Guidelines, I certify that copies of the Application are being provided to (a) counsel for the Debtors, (b) lead counsel for the Committee, and (c) the Office of the United States Trustee, (d) the Fee Committee, and (e) to the requisite Notice Parties (as defined in the Interim Compensation Order) in accordance with paragraph 7 of the Interim Compensation Order.

Dated: November 30, 2007

/s/ Michael D. Warner
Michael D. Warner

EXHIBIT “B”

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re)	Case No. 05-44481 (RDD)
)	
DELPHI CORPORATION, et al.,)	(Jointly Administered)
)	
Debtors.)	Chapter 11
_____)	

**FINAL ORDER UNDER 11 U.S.C. §§ 327(a), 328, AND 1103 AND
FED. R. BANKR. P. 2014(a) AUTHORIZING EMPLOYMENT
AND RETENTION OF WARNER STEVENS, L.L.P. AS CONFLICTS
COUNSEL FOR THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS**

Upon the application, dated November 15, 2005 (the "Application"), of the Official Committee of Unsecured Creditors (the "Committee") of the above-captioned debtors and debtors in possession (collectively, the "Debtors"), for an order (the "Order"), pursuant to 11 U.S.C. §§ 327(a), 328 and 1103 and Fed. R. Bankr. P. 2014, authorizing the employment and retention of Warner Stevens, L.L.P. ("Warner Stevens") as conflicts counsel to the Committee in these chapter 11 cases; and upon the Declaration of Michael D. Warner in Support of the Application for Order Authorizing Employment and Retention of Warner Stevens, L.L.P. as Conflicts Counsel to the Official Committee of Unsecured Creditors; and this Court having determined that the relief requested in the Application is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest; and it appearing that proper and adequate notice of the Application has been given and that no other further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor; it is hereby

ORDERED that the Application is granted in all respects; and it is further

ORDERED that the Committee is authorized to retain Warner Stevens as its conflicts counsel, pursuant to Bankruptcy Code §§ 327 (a), 328 and 1103, (a) to perform services on the bankruptcy-related matters which Latham & Watkins ("Latham") cannot handle because such

matters involve Latham's respective clients and could present potential conflicts of interest for Latham, and (b) to perform other discrete duties as are assigned by Latham to Warner Stevens, as generally described in the Application and the Declaration of Michael D. Warner; and it is further

ORDERED that payment of Warner Stevens' fees and expenses shall be made, subject to Bankruptcy Court review and approval, pursuant to the terms described in the Application and the Declaration of Michael D. Warner, in accordance with the applicable provisions of the Bankruptcy Code (including sections 328, 330 and 331 of the Bankruptcy Code), the Bankruptcy Rules, and the Local Rules and Orders of this Court; and it is further

ORDERED that the requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York for the service and filing of a separate memorandum of law is deemed satisfied by the Application.

ORDERED that the Committee shall serve a copy of this Order on the United States Trustee and the Debtors by hand or overnight mail within five days from the date hereof.

Dated: January 6, 2006
New York, New York

/s/ Robert D. Drain
UNITED STATES BANKRUPTCY JUDGE

EXHIBIT “C”

EXHIBIT "C"

**Warner Stevens, L.L.P. - Professional and Paraprofessional Summary
For the Billing Period June 1, 2007 through September 30, 2007**

Timekeeper	Initials	Position	Year Admitted	Hours	Hourly Rate	Amount
Cohen, David T.	DTC	Partner	1984	15.4	\$525	\$8,085.00
Resler, Jeffrey A.	JAR	Partner	1988	66.8	\$525	\$34,597.50
Warner, Michael D.	MDW	Partner	1984	34.5	\$525	\$18,112.50
Chou, Emily S.	ESC	Partner	1998	5.8	\$415	\$2,407.00
Olenczuk, Alexandra P.	APO	Associate	1994	0.4	\$415	\$166.00
Obaldo, Rachel R.	RRO	Associate	2003	162.4	\$275	\$44,660.00
Williams, Silvia N.	SNW	Paralegal		31.4	\$125	\$3,925.00
TOTALS				316.7		\$111,953.00

EXHIBIT “D”

EXHIBIT "D"										
In re Delphi Corporation, et al.; Case No. 05-44481										
Professional & Paraprofessional Fee Entries for June 1, 2007 Through September 30, 2007										
TASK CODES:										
		CAO						Claims Administration and Objections		
		FEA						Fee/Employment Applications		
		FEO						Fee/Employment Objections		
		GC						General Committee Operations & Issues		
		PDS						Plan and Disclosure Statement		
		SP						Special Projects		
Date	TK First Name	TK Last Name	TK MI	TK Position	Time	Rate	Amount	Description	Task Code	Fee/Exp Indicator
6/1/2007	Rachel	Obaldo	R.	Associate	1.2	\$275.00	\$330.00	Claims Administration and Objections: Review certain responses filed to the Debtors' twelfth and thirteenth omnibus objections to claims.	CAO	F
6/5/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review response filed to thirteenth omnibus objection to claims.	CAO	F
6/6/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review statements of disputed issues for Nu-Tech and Gary Whitney.	CAO	F
6/11/2007	Rachel	Obaldo	R.	Associate	1.0	\$275.00	\$275.00	Claims Administration and Objections: Review responses filed by various parties re: omnibus objections to claims.	CAO	F
6/12/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review two responses re: fifteenth omnibus objection to claims.	CAO	F
6/14/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review response filed to Debtors' fifteenth omnibus objection to claims.	CAO	F
6/15/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review various responses filed to Debtors' omnibus objections to claims.	CAO	F
6/18/2007	Rachel	Obaldo	R.	Associate	1.4	\$275.00	\$385.00	Claims Administration and Objections: Review sixteenth and seventeenth omnibus claims objections and preparation of notes for J. Resler re: same.	CAO	F
6/18/2007	Rachel	Obaldo	R.	Associate	0.7	\$275.00	\$192.50	Claims Administration and Objections: Review several joint stipulations and agreed orders resolving various claims objections.	CAO	F
6/18/2007	Rachel	Obaldo	R.	Associate	0.6	\$275.00	\$165.00	Claims Administration and Objections: Review various responses filed to omnibus objections to claims.	CAO	F
6/18/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review stipulation and agreed protective order re: HE Services Co. and Robert Backie. Conference with J. Resler re: same.	CAO	F
6/18/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Telephone conferences with Latham counsel re: stipulation and agreed protective order re: HE Services Co. and Robert Backie.	CAO	F

6/19/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Claims Administration and Objections: Review various responses filed to omnibus objections to claims.	CAO	F
6/19/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review proposed stipulation and agreed order re: Panasonic claims.	CAO	F
6/19/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Telephone conference with J. Gorman re: proposed stipulation and agreed order re: Panasonic claims.	CAO	F
6/20/2007	Rachel	Obaldo	R.	Associate	1.0	\$275.00	\$275.00	Claims Administration and Objections: Review various responses filed to omnibus objections to claims.	CAO	F
6/21/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Review response filed to Debtors' thirteenth omnibus objection to claims.	CAO	F
6/25/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review certain responses filed to omnibus objections to claims.	CAO	F
6/26/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review amended and restated settlement procedures order.	CAO	F
6/27/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review two responses filed to the fifteenth omnibus objection to claims.	CAO	F
6/28/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review two notice of presentments of joint stipulations and agreed orders filed by the Debtors.	CAO	F
6/29/2007	Jeffrey	Resler	A.	Partner	1.2	\$525.00	\$630.00	Claims Administration and Objections: Review Wachovia - Lextron proposed settlement of claims	CAO	F
7/2/2007	Rachel	Obaldo	R.	Associate	1.8	\$275.00	\$495.00	Claims Administration and Objections: Review 9019 motion between the Debtors and Wachovia and related pleadings.	CAO	F
7/2/2007	Jeffrey	Resler	A.	Partner	2.8	\$525.00	\$1,470.00	Claims Administration and Objections: Review proposed compromise with Wachovia and settlement agreement attached thereto (1.80) - review pleadings filed by Wachovia and Lextron re: responses to Debtors' claims objection (1.0)	CAO	F
7/3/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review certain responses to omnibus objections to claims.	CAO	F
7/3/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	Claims Administration and Objections: Telephone conference with Debtors counsel re: proposed compromise with Wachovia - background on the deal	CAO	F
7/5/2007	Rachel	Obaldo	R.	Associate	4.7	\$275.00	\$1,292.50	Claims Administration and Objections: Draft memorandum to the Committee re: Wachovia Settlement.	CAO	F

7/5/2007	Jeffrey	Resler	A.	Partner	0.8	\$525.00	\$420.00	Claims Administration and Objections: Review and revise memo to the Committee re: Wachovia settlement	CAO	F
7/6/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review two notices of stipulations and agreed orders resolving certain claims.	CAO	F
7/6/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Review response filed to seventeenth omnibus claims objections.	CAO	F
7/6/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Claims Administration and Objections: Follow-up call with Debtors counsel re: Wachovia settlement	CAO	F
7/9/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Claims Administration and Objections: Review several responses filed to the seventeenth omnibus claims objection.	CAO	F
7/16/2007	Rachel	Obaldo	R.	Associate	1.9	\$275.00	\$522.50	Claims Administration and Objections: Review certain responses filed to sixteenth and seventeenth omnibus claims objections.	CAO	F
7/16/2007	Rachel	Obaldo	R.	Associate	0.7	\$275.00	\$192.50	Claims Administration and Objections: Review four notices of presentment of joint stipulation and agreed orders compromising certain claims.	CAO	F
7/17/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Review presentment of joint stipulation and agreed order compromising and allowing Panasonic claim.	CAO	F
7/19/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review certain responses filed to the seventeenth omnibus claims objection.	CAO	F
7/19/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review proposed agenda for tenth claims hearing.	CAO	F
7/24/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review certain responses filed to omnibus objections to claims.	CAO	F
7/30/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review notices of presentment of joint settlement agreements with Ken-Mac Metals and Worthington Steel.	CAO	F
7/30/2007	Jeffrey	Resler	A.	Partner	2.8	\$525.00	\$1,470.00	Claims Administration and Objections: Review and analyze claim report and analysis in latest Debtor presentation	CAO	F
7/31/2007	Rachel	Obaldo	R.	Associate	1.1	\$275.00	\$302.50	Claims Administration and Objections: Analysis of eighteenth and nineteenth omnibus objection to claims. Preparation of notes re: same.	CAO	F
8/1/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Review notice of joint stipulation and agreed order setting AT&T/SBC claims.	CAO	F
8/2/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Review statement of disputed issues re: certain claim objection.	CAO	F

8/6/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review certain responses filed to nineteenth omnibus claims objection.	CAO	F
8/7/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review certain responses filed to omnibus claims objections.	CAO	F
8/8/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review certain responses filed to omnibus claims objections.	CAO	F
8/9/2007	Rachel	Obaldo	R.	Associate	0.9	\$275.00	\$247.50	Claims Administration and Objections: Review certain responses filed to omnibus claims objections.	CAO	F
8/9/2007	Jeffrey	Resler	A.	Partner	0.4	\$525.00	\$210.00	Claims Administration and Objections: Review Claims' data supplied by Mesirow	CAO	F
8/10/2007	Rachel	Obaldo	R.	Associate	1.2	\$275.00	\$330.00	Claims Administration and Objections: Review certain responses filed to omnibus claims objections.	CAO	F
8/13/2007	Rachel	Obaldo	R.	Associate	0.9	\$275.00	\$247.50	Claims Administration and Objections: Review recent notices of presentment and joint stipulations filed by the Debtors. Conference with J. Resler re: same.	CAO	F
8/13/2007	Jeffrey	Resler	A.	Partner	0.8	\$525.00	\$420.00	Claims Administration and Objections: Review Debtors latest presentation on claims and claims objections	CAO	F
8/13/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	Claims Administration and Objections: Telephone conference with B. Pickering (Mesirow) re: claim issues and objections	CAO	F
8/14/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review certain responses to Debtors' omnibus objections to claims.	CAO	F
8/16/2007	Jeffrey	Resler	A.	Partner	2.6	\$525.00	\$1,365.00	Claims Administration and Objections: Review materials re: claim objection and sufficiency hearing on BofA claims	CAO	F
8/17/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	Claims Administration and Objections: Telephone conference with B. Pickering re: MDL Litigation	CAO	F
8/17/2007	Jeffrey	Resler	A.	Partner	0.4	\$525.00	\$210.00	Claims Administration and Objections: Telephone conference with N. Berger (Debtors' Counsel) re: objection to BofA claims	CAO	F
8/20/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Claims Administration and Objections: Telephone conference with M. Broude re: claims objections and [REDACTED].	CAO	F
8/20/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Claims Administration and Objections: Telephone conference with B. Pickering re: [REDACTED].	CAO	F
8/20/2007	Jeffrey	Resler	A.	Partner	0.4	\$525.00	\$210.00	Claims Administration and Objections: Review and respond to emails re: [REDACTED].	CAO	F
8/20/2007	Jeffrey	Resler	A.	Partner	0.2	\$525.00	\$105.00	Claims Administration and Objections: Review BofA issues	CAO	F

8/20/2007	Michael	Warner	D.	Partner	0.7	\$525.00	\$367.50	Claims Administration and Objections: Strategy discussion with attorney J. Resler re [REDACTED].	CAO	F
8/23/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Conference with J. Resler re: B of A claims objection.	CAO	F
8/24/2007	Jeffrey	Resler	A.	Partner	0.4	\$525.00	\$210.00	Claims Administration and Objections: Review Debtors response to BofA reply	CAO	F
8/24/2007	Jeffrey	Resler	A.	Partner	2.8	\$525.00	\$1,470.00	Claims Administration and Objections: Telephone conference with B. Pickering re: treatment of [REDACTED] under the Plan; review same	CAO	F
8/30/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Claims Administration and Objections: Review response filed to seventeenth omnibus claims objection.	CAO	F
8/30/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Telephone conference with N. Berger re: Bank of America.	CAO	F
8/30/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review draft of agreed order re: Bank of America.	CAO	F
8/30/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Claims Administration and Objections: Telephone conference with R. Obaldo re: proposed BofA stipulation	CAO	F
8/31/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Conference call with J. Resler re: Bank of America claims.	CAO	F
9/3/2007	Jeffrey	Resler	A	Partner	0.5	\$525.00	\$262.50	Claims Administration and Objections: Review proposed claims stipulation with BoA	CAO	F
9/4/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Continue review of claims objection to B of A claims and conferences with J. Resler re: same.	CAO	F
9/4/2007	Jeffrey	Resler	A	Partner	0.5	\$525.00	\$262.50	Claims Administration and Objections: Telephone conference with N. Berger (Togut) re: BofA claims stipulation	CAO	F
9/4/2007	Jeffrey	Resler	A	Partner	0.6	\$525.00	\$315.00	Claims Administration and Objections: Review changes to BofA stipulation and email exchange re: sign-off	CAO	F
9/6/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Claims Administration and Objections: Review proposed eleventh claims hearing agenda.	CAO	F
9/13/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review certain responses filed to twentieth omnibus claims objection.	CAO	F
9/19/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review certain responses filed to twentieth omnibus claims objection.	CAO	F
9/20/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Claims Administration and Objections: Review certain responses filed to twentieth omnibus claims objection.	CAO	F

9/21/2007	Rachel	Obaldo	R.	Associate	1.2	\$275.00	\$330.00	Claims Administration and Objections: Review certain responses filed to twentieth omnibus claims objection.	CAO	F
9/27/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Claims Administration and Objections: Review twenty-first omnibus claims objection.	CAO	F
9/28/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Claims Administration and Objections: Review proposed twelfth claims hearing agenda.	CAO	F
					56.9		\$20,797.50		CAO Total	
6/4/2007	Silvia	Williams	N.	Paralegal	0.2	\$125.00	\$25.00	Fee/Employment Applications: Email correspondence to K. Bambach regarding May 2007 estimate of fees and expenses of Warner Stevens.	FEA	F
6/4/2007	Rachel	Obaldo	R.	Associate	0.7	\$275.00	\$192.50	Fee/Employment Applications: Review preliminary May 2007 time entries for estimate to Delphi.	FEA	F
6/7/2007	Jeffrey	Resler	A.	Partner	0.6	\$525.00	\$315.00	Fee/Employment Applications: Review and analyze expense issues raised by Fee Committee	FEA	F
6/11/2007	Rachel	Obaldo	R.	Associate	0.7	\$275.00	\$192.50	Fee/Employment Applications: Review May 2007 time entries.	FEA	F
6/11/2007	Jeffrey	Resler	A.	Partner	0.7	\$525.00	\$367.50	Fee/Employment Applications: Review case law on compensation for defending fee applications	FEA	F
6/11/2007	Jeffrey	Resler	A.	Partner	0.8	\$525.00	\$420.00	Fee/Employment Applications: Review Fee Committee issues with fee application and review Fourth Interim Fee Application and responses to Fee Committee	FEA	F
6/11/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Fee/Employment Applications: Telephonic call with Fee Committee re: issues with Fourth Fee App	FEA	F
6/12/2007	Michael	Warner	D.	Partner	0.6	\$525.00	\$315.00	Fee/Employment Applications: Discussion with attorney J. Resler regarding issues of possible objections by Fee Committee.	FEA	F
6/19/2007	Jeffrey	Resler	A.	Partner	0.2	\$525.00	\$105.00	Fee/Employment Applications: Telephone conference with R. Obaldo re: fee order and fee hearing	FEA	F
6/22/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Applications: Review proposed fourth interim fee order. Preparation of email to M. Warner re: same.	FEA	F
6/22/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Applications: Telephone conference with Skadden counsel re: proposed fourth interim fee order and telephonic appearances at fee hearings.	FEA	F
6/25/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Applications: Review proposed agenda re: fourth interim fee applications.	FEA	F
6/25/2007	Jeffrey	Resler	A.	Partner	0.2	\$525.00	\$105.00	Fee/Employment Applications: Review Fee Order	FEA	F
6/26/2007	Silvia	Williams	N.	Paralegal	1.5	\$125.00	\$187.50	Fee/Employment Applications: Prepare the May 2007 monthly fee and expense request and exhibits to same.	FEA	F
6/26/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Applications: Review May 2007 time entries and conference with J. Resler re: same.	FEA	F

6/26/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Fee/Employment Applications: Review time entries for redaction	FEA	F
6/27/2007	Silvia	Williams	N.	Paralegal	0.4	\$125.00	\$50.00	Fee/Employment Applications: Revise and process redactions to the professional time detail for the May 2007 fee statement.	FEA	F
6/27/2007	Silvia	Williams	N.	Paralegal	0.3	\$125.00	\$37.50	Fee/Employment Applications: E-mail correspondence to and from J. Weiss regarding review/comments on the May 2007 fee request.	FEA	F
6/27/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Applications: Review draft of May 2007 monthly fee statement.	FEA	F
6/27/2007	Jeffrey	Resler	A.	Partner	0.6	\$525.00	\$315.00	Fee/Employment Applications: Review and revise fee statement for June	FEA	F
6/28/2007	Silvia	Williams	N.	Paralegal	0.8	\$125.00	\$100.00	Fee/Employment Applications: Revisions to May 2007 monthly fee and expense request and exhibits to same and forward to attorney for review.	FEA	F
6/28/2007	Silvia	Williams	N.	Paralegal	1.0	\$125.00	\$125.00	Fee/Employment Applications: Finalize May 2007 fee and expense request and forward to distribution list.	FEA	F
6/28/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Applications: Review further drafts of May 2007 monthly fee statement.	FEA	F
7/3/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Applications: Review revised order re: fourth interim fee applications.	FEA	F
7/5/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Applications: Review time entries for preparation of estimate of fees and expenses to Delphi.	FEA	F
7/9/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Applications: Further review of June 2007 time entries.	FEA	F
7/12/2007	Silvia	Williams	N.	Paralegal	4.3	\$125.00	\$537.50	Fee/Employment Applications: Prepare 5th interim fee and expense application and exhibits.	FEA	F
7/17/2007	Silvia	Williams	N.	Paralegal	2.8	\$125.00	\$350.00	Fee/Employment Applications: Revisions to the 5th interim fee request application and exhibits to same.	FEA	F
7/17/2007	Silvia	Williams	N.	Paralegal	0.8	\$125.00	\$100.00	Fee/Employment Applications: Review payments received from Delphi for the 4th interim period and confirm same.	FEA	F
7/17/2007	Silvia	Williams	N.	Paralegal	0.5	\$125.00	\$62.50	Fee/Employment Applications: Prepare, revise and forward email correspondence to M. Piscitelli and Delphi regarding the holdback amount to be released for the 4th interim compensation period.	FEA	F
7/17/2007	Silvia	Williams	N.	Paralegal	0.3	\$125.00	\$37.50	Fee/Employment Applications: Review correspondence from D. Sherbin at Delphi regarding authorization of payment to be released for the 4th interim compensation period.	FEA	F
7/17/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Applications: Conference re: preparation of fifth interim fee application.	FEA	F

7/18/2007	Silvia	Williams	N.	Paralegal	0.4	\$125.00	\$50.00	Fee/Employment Applications: Emails to and from M. Piscitelli at Delphi regarding actual amount owed to Warner Stevens for the 4th interim reporting period.	FEA	F
7/23/2007	Silvia	Williams	N.	Paralegal	1.7	\$125.00	\$212.50	Fee/Employment Applications: Prepare June 2007 monthly fee and expense request and exhibits to same.	FEA	F
7/24/2007	Silvia	Williams	N.	Paralegal	0.9	\$125.00	\$112.50	Fee/Employment Applications: Revisions to June 2007 monthly fee and expense requests and exhibits to same.	FEA	F
7/24/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Applications: Exchange emails with Latham counsel re: fifth interim fee application.	FEA	F
7/24/2007	Rachel	Obaldo	R.	Associate	2.5	\$275.00	\$687.50	Fee/Employment Applications: Review and revise draft of fifth interim fee application.	FEA	F
7/25/2007	Silvia	Williams	N.	Paralegal	0.4	\$125.00	\$50.00	Fee/Employment Applications: Revise and process redactions to the professional time detail for the June 2007 fee statement.	FEA	F
7/25/2007	Rachel	Obaldo	R.	Associate	1.0	\$275.00	\$275.00	Fee/Employment Applications: Review and revise draft of June 2007 monthly fee statement.	FEA	F
7/26/2007	Jeffrey	Resler	A.	Partner	2.3	\$525.00	\$1,207.50	Fee/Employment Applications: Review and revise Fifth Interim Fee Application	FEA	F
7/26/2007	Jeffrey	Resler	A.	Partner	0.4	\$525.00	\$210.00	Fee/Employment Applications: Review and revise Fee Statement	FEA	F
7/30/2007	Silvia	Williams	N.	Paralegal	0.6	\$125.00	\$75.00	Fee/Employment Applications: Final revisions to the fifth interim fee application and exhibits to same.	FEA	F
7/31/2007	Silvia	Williams	N.	Paralegal	0.7	\$125.00	\$87.50	Fee/Employment Applications: Prepare email correspondence and distribute June 2007 fee and expense statement.	FEA	F
7/31/2007	Silvia	Williams	N.	Paralegal	3.6	\$125.00	\$450.00	Fee/Employment Applications: Process for filing fifth interim fee application and notice of filing of same and distribute same.	FEA	F
7/31/2007	Rachel	Obaldo	R.	Associate	1.0	\$275.00	\$275.00	Fee/Employment Applications: Review final June 2007 monthly fee statement and supervise service of the same.	FEA	F
7/31/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Applications: Review final fifth interim fee application.	FEA	F
8/3/2007	Silvia	Williams	N.	Paralegal	0.2	\$125.00	\$25.00	Fee/Employment Applications: Email correspondence with K. Bambach regarding July 2007 estimates of fees and expenses.	FEA	F
8/6/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Applications: Review July 2007 time entries.	FEA	F
8/15/2007	Rachel	Obaldo	R.	Associate	1.2	\$275.00	\$330.00	Fee/Employment Applications: Gather information and complete SIMS submissions for the fifth interim time period.	FEA	F
8/15/2007	Jeffrey	Resler	A.	Partner	0.3	\$525.00	\$157.50	Fee/Employment Applications: Review Sims Submission	FEA	F
8/24/2007	Silvia	Williams	N.	Paralegal	0.8	\$125.00	\$100.00	Fee/Employment Applications: Begin preparation of the July 2007 monthly fee and expense request and exhibits.	FEA	F

8/27/2007	Silvia	Williams	N.	Paralegal	0.6	\$125.00	\$75.00	Fee/Employment Applications: Revisions to July 2007 fee statement and process redactions to same.	FEA	F
8/27/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Applications: Review July 2007 time entries.	FEA	F
8/29/2007	Silvia	Williams	N.	Paralegal	0.7	\$125.00	\$87.50	Fee/Employment Applications: Finalize the July 2007 fee and expense statement for attorney review.	FEA	F
8/29/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Applications: Review draft of July 2007 monthly fee statement.	FEA	F
8/31/2007	Silvia	Williams	N.	Paralegal	1.6	\$125.00	\$200.00	Fee/Employment Applications: Prepare, revise, process redactions and prepare email correspondence and distribute same.	FEA	F
9/6/2007	Silvia	Williams	N.	Paralegal	0.3	\$125.00	\$37.50	Fee/Employment Applications: Prepare email correspondence to K. Bambach regarding Warner Stevens estimate for August 2007 fees and expenses.	FEA	F
9/20/2007	Rachel	Obaldo	R.	Associate	0.6	\$275.00	\$165.00	Fee/Employment Applications: Review August 2007 time entries.	FEA	F
9/21/2007	Silvia	Williams	N.	Paralegal	0.8	\$125.00	\$100.00	Fee/Employment Applications: Download fee and expense entries and forward to attorney for review.	FEA	F
9/26/2007	Silvia	Williams	N.	Paralegal	1.7	\$125.00	\$212.50	Fee/Employment Applications: Prepare draft of the August 1, 2007 to August 31, 2007 professional fee and expense statement.	FEA	F
9/27/2007	Silvia	Williams	N.	Paralegal	0.7	\$125.00	\$87.50	Fee/Employment Applications: Revise and process redactions to the August 2007 monthly fee and expense statement.	FEA	F
9/27/2007	Silvia	Williams	N.	Paralegal	1.6	\$125.00	\$200.00	Fee/Employment Applications: Revisions to August 2007 fee and expense monthly statement and exhibits to same for attorney review.	FEA	F
9/28/2007	Silvia	Williams	N.	Paralegal	1.2	\$125.00	\$150.00	Fee/Employment Applications: Additional revisions to August 2007 monthly fee & expense statement, finalize same, prepare correspondence and email correspondence and service of same.	FEA	F
9/28/2007	Rachel	Obaldo	R.	Associate	1.1	\$275.00	\$302.50	Fee/Employment Applications: Review drafts of August 2007 monthly fee statement.	FEA	F
9/28/2007	Jeffrey	Resler	A	Partner	0.9	\$525.00	\$0.00	Fee/Employment Applications: Review Fee Committee report on Warner Stevens Fees	FEA	F
					54.1		\$11,745.00		FEA Total	
6/1/2007	Rachel	Obaldo	R.	Associate	3.7	\$275.00	\$1,017.50	Fee/Employment Objections: Continue review of PwC interim fee applications (three).	FEO	F
6/3/2007	Rachel	Obaldo	R.	Associate	1.5	\$275.00	\$412.50	Fee/Employment Objections: Review fourth interim fee application of Wilmer Cutler and preparation of memo to the Committee re: same.	FEO	F
6/3/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Preparation of email to L. Salcedo re: fourth interim fee application of Wilmer Cutler.	FEO	F

6/4/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Objections: Exchange emails with L. Salcedo re: Wilmer Hale fourth interim fee application.	FEO	F
6/4/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Preparation of email to counsel for Wilmer Hale re: fourth interim fee application.	FEO	F
6/4/2007	Rachel	Obaldo	R.	Associate	4.7	\$275.00	\$1,292.50	Fee/Employment Objections: Continue review of PwC interim fee applications (three).	FEO	F
6/4/2007	Emily	Chou	S.	Partner	2.0	\$415.00	\$830.00	Fee/Employment Objections: Review E&Y Supplemental Application - review engagement letter and compare to previous engagement letter for 2006 audit.	FEO	F
6/4/2007	Emily	Chou	S.	Partner	0.5	\$415.00	\$207.50	Fee/Employment Objections: Finalize E&Y Fourth Fee App memo.	FEO	F
6/5/2007	Rachel	Obaldo	R.	Associate	0.1	\$275.00	\$27.50	Fee/Employment Objections: Exchange emails with L. Salcedo re: fourth interim fee application of Wilmer Hale.	FEO	F
6/5/2007	Rachel	Obaldo	R.	Associate	5.6	\$275.00	\$1,540.00	Fee/Employment Objections: Continue review of PwC interim fee applications (three) and preparation of memo to the Committee re: same.	FEO	F
6/5/2007	Emily	Chou	S.	Partner	2.5	\$415.00	\$1,037.50	Fee/Employment Objections: Draft memorandum re E&Y Supplemental Application for 2007 consolidated audit.	FEO	F
6/5/2007	Jeffrey	Resler	A.	Partner	1.8	\$525.00	\$945.00	Fee/Employment Objections: Review and revise memo to the Committee re: E&Y supplemental retention application - review application	FEO	F
6/6/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Objections: Telephone conferences and exchange emails with Latham counsel and Wilmer Hale counsel re: Wilmer Hale's fourth interim fee application.	FEO	F
6/6/2007	Rachel	Obaldo	R.	Associate	1.2	\$275.00	\$330.00	Fee/Employment Objections: Continue review of fourth interim fee application of Wilmer Hale and preparation of memo to the Committee re: same.	FEO	F
6/6/2007	Rachel	Obaldo	R.	Associate	5.1	\$275.00	\$1,402.50	Fee/Employment Objections: Continue review of PwC interim fee applications (three) and preparation of memo to the Committee re: same.	FEO	F
6/6/2007	Emily	Chou	S.	Partner	0.8	\$415.00	\$332.00	Fee/Employment Objections: Assist with review of Deloitte, E&Y and KPMG 4th interim fee application and memorandum to Committee.	FEO	F
6/6/2007	Jeffrey	Resler	A.	Partner	1.4	\$525.00	\$735.00	Fee/Employment Objections: Review and revise memo to the Committee re: Interim Fee Application of KPMG	FEO	F
6/6/2007	Jeffrey	Resler	A.	Partner	1.1	\$525.00	\$577.50	Fee/Employment Objections: Review and revise memo to the Committee re: Interim Fee Application of Deloitte and Touche	FEO	F

6/6/2007	Jeffrey	Resler	A.	Partner	1.0	\$525.00	\$525.00	Fee/Employment Objections: Review and revise memo to the Committee re: Interim Fee Application of Ernst & Young	FEO	F
6/7/2007	Rachel	Obaldo	R.	Associate	1.4	\$275.00	\$385.00	Fee/Employment Objections: Continue preparation of memo to the Committee re: interim fee applications of PwC.	FEO	F
6/7/2007	Rachel	Obaldo	R.	Associate	1.7	\$275.00	\$467.50	Fee/Employment Objections: Review complete fourth interim fee application of Wilmer Hale and continue preparation of memo the Committee re: same.	FEO	F
6/7/2007	Alexandra	Olenczuk	P.	Associate	0.4	\$415.00	\$166.00	Fee/Employment Objections: Revise memos re KPMG and Deloitte fee applications.	FEO	F
6/7/2007	Jeffrey	Resler	A.	Partner	1.8	\$525.00	\$945.00	Fee/Employment Objections: Review and revise memo to the Committee re: three interim Fee Applications of PWC	FEO	F
6/8/2007	Rachel	Obaldo	R.	Associate	2.4	\$275.00	\$660.00	Fee/Employment Objections: Legal research re: objections to fee applications.	FEO	F
6/8/2007	Jeffrey	Resler	A.	Partner	0.6	\$525.00	\$315.00	Fee/Employment Objections: Email exchange and telephone conference with Skadden re: fresh start accounting and PWC	FEO	F
6/11/2007	Rachel	Obaldo	R.	Associate	3.5	\$275.00	\$962.50	Fee/Employment Objections: Continue legal research re: objections to fee applications.	FEO	F
6/12/2007	Michael	Warner	D.	Partner	0.6	\$525.00	\$315.00	Fee/Employment Objections: Strategy discussion regarding Committee positions regarding various fee applications.	FEO	F
6/14/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Objections: Review notice of hearing re: interim fee applications of Debtors' professionals.	FEO	F
6/14/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Objections: Conference with J. Resler re: Wilmer Hale fourth interim fee application.	FEO	F
6/14/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Conference with J. Resler re: notice of hearing filed by Debtors' professionals.	FEO	F
6/22/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Objections: Review proposed first, second, third, and fourth interim fee orders in regards to fee applications reviewed by WS. Preparation of email to J. Resler re: same.	FEO	F
6/28/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Objections: Review orders for second and third interim fee applications for final allowed fees and expenses of PwC.	FEO	F
6/28/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Objections: Review May 2007 monthly fee statement of Wilmer Hale.	FEO	F
6/28/2007	Rachel	Obaldo	R.	Associate	2.4	\$275.00	\$660.00	Fee/Employment Objections: Review March 2007 monthly fee statement of PwC.	FEO	F
8/1/2007	Rachel	Obaldo	R.	Associate	2.4	\$275.00	\$660.00	Fee/Employment Objections: Review preliminarily the fifth interim fee applications of Wilmer Hale, Deloitte & Touche, KPMG, and E&Y.	FEO	F

8/1/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Objections: Exchange emails with C. Rogus requesting unredacted version of Wilmer Hale fifth interim fee application.	FEO	F
8/2/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Objections: Review corrected notice of hearing for Wilmer Hale fifth interim fee application. Conference with J. Resler re: same.	FEO	F
8/6/2007	Rachel	Obaldo	R.	Associate	2.5	\$275.00	\$687.50	Fee/Employment Objections: Review and analyze second supplemental retention application of Wilmer Hale.	FEO	F
8/6/2007	Jeffrey	Resler	A.	Partner	0.2	\$525.00	\$105.00	Fee/Employment Objections: Confer with R. Obaldo re: Wilmer Cutler supplement	FEO	F
8/7/2007	Rachel	Obaldo	R.	Associate	2.7	\$275.00	\$742.50	Fee/Employment Objections: Preparation of formal memorandum to the Committee re: second supplemental retention application of Wilmer Hale.	FEO	F
8/7/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	Fee/Employment Objections: Telephone conferences with Debtors' counsel re: second supplemental retention application of Wilmer Hale and motion re: ordinary course professionals.	FEO	F
8/7/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Objections: Review June 2007 monthly fee statement for Wilmer Hale.	FEO	F
8/8/2007	Rachel	Obaldo	R.	Associate	0.6	\$275.00	\$165.00	Fee/Employment Objections: Complete and circulate formal memorandum to the Committee re: second supplemental retention application of Wilmer Hale.	FEO	F
8/8/2007	Jeffrey	Resler	A.	Partner	0.6	\$525.00	\$315.00	Fee/Employment Objections:Review and revise memo to Committee re: Wilmer Cutler - review proposed employment	FEO	F
8/10/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Review notice of hearing re: fourth interim fee application of PwC.	FEO	F
8/10/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Fee/Employment Objections: Review April 2007 monthly fee statement of PwC.	FEO	F
8/13/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Fee/Employment Objections: Review May 2007 fee statement of PwC.	FEO	F
8/14/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Objections: Review notice re: two additional services agreements entered into between the Debtors and KPMG.	FEO	F
8/16/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Review order approving second supplemental retention application of Wilmer Hale.	FEO	F
8/16/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Conference with J. Resler re: notice of two additional services agreements entered into between the Debtors and KPMG.	FEO	F

8/16/2007	Jeffrey	Resler	A.	Partner	0.7	\$525.00	\$367.50	Fee/Employment Objections: Review KPMG supplemental work request	FEO	F
8/17/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	Fee/Employment Objections: Review response filed to nineteenth omnibus objection to claims.	FEO	F
8/17/2007	Rachel	Obaldo	R.	Associate	2.3	\$275.00	\$632.50	Fee/Employment Objections: Preparation of formal memorandum to the Committee re: additional services to be provided by KPMG	FEO	F
8/21/2007	Rachel	Obaldo	R.	Associate	1.0	\$275.00	\$275.00	Fee/Employment Objections: Complete and circulate formal memorandum to the Committee re: additional services to be provided by KPMG.	FEO	F
8/21/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	Fee/Employment Objections:Revise memo to the Committee re: supplemental retention of KPMG	FEO	F
9/18/2007	Rachel	Obaldo	R.	Associate	2.5	\$275.00	\$687.50	Fee/Employment Objections: Review retention application of KBCM and preparation of memorandum to the Committee re: same.	FEO	F
9/19/2007	Rachel	Obaldo	R.	Associate	0.9	\$275.00	\$247.50	Fee/Employment Objections: Compare proposed retention of KBCM to other financial advisors retained by the Debtors and conference with J. Resler re: same.	FEO	F
9/19/2007	Rachel	Obaldo	R.	Associate	0.9	\$275.00	\$247.50	Fee/Employment Objections: Revisions to and circulate memorandum to the Committee re: retention of KBCM.	FEO	F
9/19/2007	Jeffrey	Resler	A	Partner	1.0	\$525.00	\$525.00	Fee/Employment Objections: Review KeyBanc employment app and engagement letter; confer with R. Oblado re: potential issues (.20)	FEO	F
9/20/2007	Rachel	Obaldo	R.	Associate	1.8	\$275.00	\$495.00	Fee/Employment Objections: Legal research re: indemnification provisions for proposed retention of investment banker.	FEO	F
9/20/2007	Rachel	Obaldo	R.	Associate	0.6	\$275.00	\$165.00	Fee/Employment Objections: Conferences with J. Resler and exchange emails with Debtors' counsel re: retention of KeyBanc.	FEO	F
9/20/2007	Jeffrey	Resler	A	Partner	0.4	\$525.00	\$210.00	Fee/Employment Objections: Telephone conference with R. Samole (Skadden) re: comments and questions on proposed Key Banc engagement letter	FEO	F
9/21/2007	Jeffrey	Resler	A	Partner	0.3	\$525.00	\$157.50	Fee/Employment Objections: Review revised proposed engagement letter for Key Banc	FEO	F
9/21/2007	Jeffrey	Resler	A	Partner	0.2	\$525.00	\$105.00	Fee/Employment Objections: Telephone conference with R. Samole (Skadden) re: remaining issue with KeyBanc engagement letter	FEO	F
9/24/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Fee/Employment Objections: Conferences with J. Resler re: KeyBanc retention.	FEO	F

9/24/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Fee/Employment Objections: Further analysis and revisions to proposed order re: KeyBanc retention.	FEO	F
9/24/2007	Jeffrey	Resler	A	Partner	0.4	\$525.00	\$210.00	Fee/Employment Objections: Telephone confrence with R. Samole (Skadden) (2x) re: issues with clear and convincing standard - review proposed redraft of Key Banc engagement letter	FEO	F
9/25/2007	Rachel	Obaldo	R.	Associate	0.7	\$275.00	\$192.50	Fee/Employment Objections: Telephone conference and exchange emails with Debtors' counsel re: proposed order for KBCM.	FEO	F
9/25/2007	Jeffrey	Resler	A	Partner	0.5	\$525.00	\$262.50	Fee/Employment Objections: Telephone conference with R. Samole. (Skadden) re: new changes to legal standard - review revised engagement letter	FEO	F
9/25/2007	Jeffrey	Resler	A	Partner	0.3	\$525.00	\$157.50	Fee/Employment Objections: Review proposed changes to form of order for KeyBanc	FEO	F
9/25/2007	Jeffrey	Resler	A	Partner	0.3	\$525.00	\$157.50	Fee/Employment Objections:Review final form KeyBanc engagement Letter	FEO	F
9/26/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Fee/Employment Objections: Exchange emails with Debtors' counsel re: proposed order for KBCM.	FEO	F
9/28/2007	Jeffrey	Resler	A	Partner	0.5	\$525.00	\$262.50	Fee/Employment Objections: Confer with R. Obaldo re: reviewing professionals fee app	FEO	F
					82.0		\$26,968.00		FEO Total	
6/11/2007	Jeffrey	Resler	A.	Partner	1.0	\$525.00	\$525.00	General Committee Operations & Issues: Review materials for today's committee meeting	GC	F
6/11/2007	Jeffrey	Resler	A.	Partner	1.5	\$525.00	\$787.50	General Committee Operations & Issues: Telephonic participation of Committee call	GC	F
6/13/2007	Jeffrey	Resler	A.	Partner	1.5	\$525.00	\$787.50	General Committee Operations & Issues: Review Handouts for tomorrow's meeting with the Debtors	GC	F
6/13/2007	Michael	Warner	D.	Partner	2.4	\$525.00	\$1,260.00	General Committee Operations & Issues: Review materials received from Debtors regarding claims for meeting 6/14/07.	GC	F
6/14/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	General Committee Operations & Issues: Conferences with M. Warner and J. Resler re: status of various matters for the Committee.	GC	F
6/14/2007	Michael	Warner	D.	Partner	4.4	\$525.00	\$2,310.00	General Committee Operations & Issues: Preparation for and participate in Committee - Debtor monthly meeting.	GC	F
6/18/2007	Rachel	Obaldo	R.	Associate	2.2	\$275.00	\$605.00	General Committee Operations & Issues: Preparation for and participation in weekly Committee conference call.	GC	F
6/18/2007	Jeffrey	Resler	A.	Partner	0.2	\$525.00	\$105.00	General Committee Operations & Issues: Telephone conference with R. Obaldo re: Committee meeting	GC	F
6/25/2007	Jeffrey	Resler	A.	Partner	1.2	\$525.00	\$630.00	General Committee Operations & Issues: Review settlement with unions	GC	F

6/27/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	General Committee Operations & Issues: Review seventh supplemental affidavit of Latham & Watkins.	GC	F
7/6/2007	Jeffrey	Resler	A.	Partner	1.2	\$525.00	\$630.00	General Committee Operations & Issues: Review materials for Monday's call - proposal comparisons etc.	GC	F
7/9/2007	Rachel	Obaldo	R.	Associate	0.2	\$275.00	\$55.00	General Committee Operations & Issues: Review order extending exclusivity.	GC	F
7/9/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	General Committee Operations & Issues: Review materials for today's committee meeting	GC	F
7/9/2007	Jeffrey	Resler	A.	Partner	1.8	\$525.00	\$945.00	General Committee Operations & Issues: Attend Committee meeting telephonically	GC	F
7/13/2007	Jeffrey	Resler	A.	Partner	1.5	\$525.00	\$787.50	General Committee Operations & Issues: Review materials for today's committee call	GC	F
7/13/2007	Jeffrey	Resler	A.	Partner	1.5	\$525.00	\$787.50	General Committee Operations & Issues: Participate on Committee conference call	GC	F
7/15/2007	Michael	Warner	D.	Partner	2.4	\$525.00	\$1,260.00	General Committee Operations & Issues: Review Committee memorandums re status of proposals to Debtors re plan options.	GC	F
7/16/2007	Jeffrey	Resler	A.	Partner	0.9	\$525.00	\$472.50	General Committee Operations & Issues: Review presentation materials to committee.	GC	F
7/16/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	General Committee Operations & Issues: Review Comparison	GC	F
7/16/2007	Michael	Warner	D.	Partner	1.2	\$525.00	\$630.00	General Committee Operations & Issues: Continue to review Committee materials for meeting with Debtors and various proposal issues.	GC	F
7/17/2007	Michael	Warner	D.	Partner	8.7	\$525.00	\$4,567.50	General Committee Operations & Issues: Preparation for (review debtors' materials) and attend meeting with Committee professionals and Committee, following meetings with Debtors and Equity Committee, followed by Committee meeting.	GC	F
7/30/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	General Committee Operations & Issues: Preparation for weekly Committee call.	GC	F
7/30/2007	Rachel	Obaldo	R.	Associate	1.6	\$275.00	\$440.00	General Committee Operations & Issues: Participation in weekly Committee call.	GC	F
7/30/2007	Michael	Warner	D.	Partner	1.6	\$525.00	\$840.00	General Committee Operations & Issues: Telephone conference with the Committee.	GC	F
8/8/2007	Michael	Warner	D.	Partner	2.7	\$525.00	\$1,417.50	General Committee Operations & Issues: Review Debtors materials for meeting with Committee.	GC	F
8/9/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	General Committee Operations & Issues: Review calendar of upcoming dates and deadlines circulated by Latham.	GC	F
8/9/2007	Michael	Warner	D.	Partner	5.9	\$525.00	\$3,097.50	General Committee Operations & Issues: Participation in Committee meetings and meetings with Debtors re general plan status.	GC	F
8/13/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	General Committee Operations & Issues: Review materials for today's committee meeting	GC	F

8/13/2007	Jeffrey	Resler	A.	Partner	0.5	\$525.00	\$262.50	General Committee Operations & Issues: Attend weekly professionals meeting	GC	F
8/13/2007	Jeffrey	Resler	A.	Partner	1.6	\$525.00	\$840.00	General Committee Operations & Issues: Attend weekly Committee Meeting	GC	F
9/4/2007	Jeffrey	Resler	A	Partner	1.0	\$525.00	\$525.00	General Committee Operations & Issues: Weekly Professionals Call	GC	F
9/4/2007	Jeffrey	Resler	A	Partner	1.5	\$525.00	\$787.50	General Committee Operations & Issues: Weekly Committee Call	GC	F
9/11/2007	Jeffrey	Resler	A	Partner	0.5	\$525.00	\$262.50	General Committee Operations & Issues: Committee call prior to meeting with the Debtor	GC	F
9/11/2007	Jeffrey	Resler	A	Partner	3.5	\$525.00	\$1,837.50	General Committee Operations & Issues: Committee meeting with the Debtor	GC	F
9/13/2007	Rachel	Obaldo	R.	Associate	0.4	\$275.00	\$110.00	General Committee Operations & Issues: Review calendar of dates circulated by Latham.	GC	F
9/17/2007	Jeffrey	Resler	A	Partner	0.5	\$525.00	\$262.50	General Committee Operations & Issues: Attend weekly professionals call	GC	F
9/17/2007	Jeffrey	Resler	A	Partner	1.3	\$525.00	\$682.50	General Committee Operations & Issues: Attend weekly committee call	GC	F
9/20/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	General Committee Operations & Issues: Review calendar of dates and deadlines circulated by Latham.	GC	F
9/24/2007	Jeffrey	Resler	A	Partner	1.5	\$525.00	\$787.50	General Committee Operations & Issues: Attend weekly Committee Call	GC	F
9/27/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	General Committee Operations & Issues: Review calendar of dates and deadlines circulated by Latham.	GC	F
					61.9		\$30,772.50		GC Total	
7/18/2007	Michael	Warner	D.	Partner	1.3	\$525.00	\$682.50	Plan and Disclosure Statement: Review memorandum re [REDACTED] issues from Latham.	PDS	F
7/23/2007	Michael	Warner	D.	Partner	1.1	\$525.00	\$577.50	Plan and Disclosure Statement: Review internal Committee correspondence re plan issues.	PDS	F
8/7/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Plan and Disclosure Statement: Review order scheduling non-omnibus hearing on Debtors' motion to approve solicitation procedures and disclosure statement. Update calendar of dates and deadlines re: same.	PDS	F
9/7/2007	Rachel	Obaldo	R.	Associate	1.6	\$275.00	\$440.00	Plan and Disclosure Statement: Review the plan and disclosure statements re: certain issues as requested by Latham.	PDS	F
					4.8		\$1,920.00		PDS Total	
6/4/2007	David	Cohen	T.	Partner	3.4	\$525.00	\$1,785.00	Special Projects: Draft of memo on [REDACTED] requested by Latham.	SP	F
6/5/2007	David	Cohen	T.	Partner	4.3	\$525.00	\$2,257.50	Special Projects: Continue draft of memo on [REDACTED] requested by Latham.	SP	F
6/6/2007	David	Cohen	T.	Partner	3.7	\$525.00	\$1,942.50	Special Projects: Continue draft of memo re [REDACTED].	SP	F
6/11/2007	Rachel	Obaldo	R.	Associate	0.3	\$275.00	\$82.50	Special Projects: Conference with D. Cohen re: [REDACTED] as requested by Latham.	SP	F

6/12/2007	Michael	Warner	D.	Partner	0.9	\$525.00	\$472.50	Special Projects: Strategy discussion with attorney D. Cohen regarding [REDACTED] research project request from Latham.	SP	F
6/22/2007	Rachel	Obaldo	R.	Associate	4.2	\$275.00	\$1,155.00	Special Projects: Continue legal research re: [REDACTED] as requested by Latham.	SP	F
7/10/2007	Rachel	Obaldo	R.	Associate	2.4	\$275.00	\$660.00	Special Projects: Continue legal research re: [REDACTED] issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/1/2007	Rachel	Obaldo	R.	Associate	2.5	\$275.00	\$687.50	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/2/2007	Rachel	Obaldo	R.	Associate	3.2	\$275.00	\$880.00	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/7/2007	Rachel	Obaldo	R.	Associate	2.1	\$275.00	\$577.50	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/8/2007	Rachel	Obaldo	R.	Associate	4.9	\$275.00	\$1,347.50	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/9/2007	Rachel	Obaldo	R.	Associate	4.8	\$275.00	\$1,320.00	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/13/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/14/2007	Rachel	Obaldo	R.	Associate	4.6	\$275.00	\$1,265.00	Special Projects: Continue legal research re: plan issue as requested by Latham and preparation of chart for the Committee.	SP	F
8/16/2007	Rachel	Obaldo	R.	Associate	2.7	\$275.00	\$742.50	Special Projects: Revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F
8/16/2007	David	Cohen	T.	Partner	2.3	\$525.00	\$1,207.50	Special Projects: Review and revise memo and chart re plan issue as requested by Latham.	SP	F
8/17/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Special Projects: Revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F
8/20/2007	Rachel	Obaldo	R.	Associate	1.6	\$275.00	\$440.00	Special Projects: Continue legal research and revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F
8/21/2007	Rachel	Obaldo	R.	Associate	2.7	\$275.00	\$742.50	Special Projects: Continue legal research and revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F
8/23/2007	Rachel	Obaldo	R.	Associate	1.8	\$275.00	\$495.00	Special Projects: Continue legal research and revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F

8/23/2007	David	Cohen	T.	Partner	1.7	\$525.00	\$892.50	Special Projects: Review and revise memo re plan issue as requested by Latham.	SP	F
8/27/2007	Rachel	Obaldo	R.	Associate	0.8	\$275.00	\$220.00	Special Projects: Continue legal research and revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F
8/28/2007	Rachel	Obaldo	R.	Associate	0.5	\$275.00	\$137.50	Special Projects: Continue legal research and revise memo and chart to the Committee re: plan issue as requested by Latham.	SP	F
					57.0		\$19,750.00		SP Total	
					316.7		\$111,953.00		Grand Total	

EXHIBIT “E”

EXHIBIT "E"
Warner Stevens, L.L.P. - Billing Task Code Summary
For the Billing Period June 1, 2007 through September 30, 2007

Task Description	Task Code	Hours	Aggregate Fees
Claims Administration and Objections	CAO	56.9	\$20,797.50
Fee/Employment Applications	FEA	54.1	\$11,745.00
Fee/Employment Objections	FEO	82.0	\$26,968.00
General Committee Operations & Issues	GC	61.9	\$30,772.50
Plan and Disclosure Statement	PDS	4.8	\$1,920.00
Special Projects	SP	57.0	\$19,750.00
TOTALS		316.7	\$111,953.00

EXHIBIT “F”

EXHIBIT “F”

**Warner Stevens, L.L.P. – Reimbursable Expense & Disbursements Summary
For the Billing Period June 1, 2007 through September 30, 2007**

Description	Amount
Overnight Courier Service	\$933.79
Photocopy & Printing	\$384.64
Electronic Research	\$8.41
Travel - Ground Transportation	\$1,805.00
TOTAL EXPENSES	\$3,131.84

Firm Policy Regarding Reimbursable Expenses

Warner Stevens does not charge clients for such expenses as long-distance telephone calls, incoming and outgoing facsimiles, in-house document reproduction and postage.

It is the policy of Warner Stevens that various types of expenses are charged to the estate at the actual cost incurred by the Firm, such as conference call hosting, travel related expenses (airfare, lodging, transportation, parking, etc.), transcripts, courier services and other outsourced services (document reproduction, service, retrieval, etc.).

Warner Stevens’ policy is not to charge for expenses incurred for electronic legal research that are included as part of its Westlaw service plan. However, when Warner Stevens must conduct electronic legal research for matters outside the scope of its Westlaw service plan, Warner Stevens uses its best efforts to keep electronic legal research costs to a minimum. When electronic legal research costs are incurred by Warner Stevens that is in addition to its Westlaw service plan, the actual cost is charged to the client, with no mark-up thereon.

Because many of the above-referenced expenses are charged to a credit card or otherwise billed on a monthly basis, they may not be included on the monthly Fee Statement for the month in which they were actually incurred, rather, they will be included on the monthly Fee Statement for the month in which the invoice or credit card statement is actually paid.

In Re: Delphi Corporation, et al.; Case No. 05-44481		
Reimbursable Expenses of Warner Stevens, LLP June 1, 2007 Through September 30, 2007		
DATE	DESCRIPTION	AMOUNT
7/31/2007	Cash expense re: copies	\$24.19
9/21/2007	Cash expense re: copies	\$360.45
	Cash expense re: copies Total	\$384.64
8/1/2007	Cash expense re: overnight courier	\$17.67
8/15/2007	Cash expense re: overnight courier	\$35.03
9/1/2007	Cash expense re: overnight courier	\$27.55
9/1/2007	Cash expense re: overnight courier	\$26.32
9/1/2007	Cash expense re: overnight courier	\$26.94
9/1/2007	Cash expense re: overnight courier	\$28.48
9/1/2007	Cash expense re: overnight courier	\$28.48
9/1/2007	Cash expense re: overnight courier	\$27.55
9/1/2007	Cash expense re: overnight courier	\$26.94
9/1/2007	Cash expense re: overnight courier	\$26.32
9/1/2007	Cash expense re: overnight courier	\$26.32
9/12/2007	Cash expense re: overnight courier	\$34.50
9/12/2007	Cash expense re: overnight courier	\$18.32
9/12/2007	Cash expense re: overnight courier	\$17.75
9/12/2007	Cash expense re: overnight courier	\$17.75
9/12/2007	Cash expense re: overnight courier	\$17.75
9/12/2007	Cash expense re: overnight courier	\$17.75
9/12/2007	Cash expense re: overnight courier	\$18.32
9/12/2007	Cash expense re: overnight courier	\$18.32
9/12/2007	Cash expense re: overnight courier	\$17.75
9/12/2007	Cash expense re: overnight courier	\$18.32
6/13/2007	Cash expense re: overnight courier	\$20.15
6/13/2007	Cash expense re: overnight courier	\$19.54
6/13/2007	Cash expense re: overnight courier	\$20.15
6/13/2007	Cash expense re: overnight courier	\$19.54
6/13/2007	Cash expense re: overnight courier	\$19.54
6/13/2007	Cash expense re: overnight courier	\$19.54
6/13/2007	Cash expense re: overnight courier	\$19.54
6/13/2007	Cash expense re: overnight courier	\$20.15
6/13/2007	Cash expense re: overnight courier	\$29.54
6/13/2007	Cash expense re: overnight courier	\$19.54
6/13/2007	Cash expense re: overnight courier	\$20.15
7/11/2007	Cash expense re: overnight courier	\$20.60
7/11/2007	Cash expense re: overnight courier	\$19.98
7/11/2007	Cash expense re: overnight courier	\$19.98
7/11/2007	Cash expense re: overnight courier	\$29.98
7/11/2007	Cash expense re: overnight courier	\$19.98
7/11/2007	Cash expense re: overnight courier	\$20.60
7/11/2007	Cash expense re: overnight courier	\$20.60
7/11/2007	Cash expense re: overnight courier	\$19.98
7/11/2007	Cash expense re: overnight courier	\$20.60
7/11/2007	Cash expense re: overnight courier	\$19.98
	Cash expense re: overnight courier Total	\$933.79

6/30/2007	Cash expense re: research	\$8.41
	Cash expense re: research Total	\$8.41
6/1/2007	Cash expense re: transportation	\$223.50
6/6/2007	Cash expense re: transportation	\$169.80
6/6/2007	Cash expense re: transportation	\$162.00
6/15/2007	Cash expense re: transportation	\$87.60
6/15/2007	Cash expense re: transportation	\$87.60
6/21/2007	Cash expense re: transportation	\$87.60
7/5/2007	Cash expense re: transportation	\$173.40
7/5/2007	Cash expense re: transportation	\$169.80
7/17/2007	Cash expense re: transportation	\$87.60
7/19/2007	Cash expense re: transportation	\$87.60
7/26/2007	Cash expense re: transportation	\$156.00
7/26/2007	Cash expense re: transportation	\$153.50
8/26/2007	Cash expense re: transportation	\$159.00
	Cash expense re: transportation Total	\$1,805.00
	Grand Total	\$3,131.84

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re)	Chapter 11
DELPHI CORPORATION, et al.,)	Case No. 05-44481(RDD)
)	
Debtors.)	(Jointly Administered)
_____)	

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 30th day of November 2007, a true and correct copy of the foregoing was served upon the parties below via DHL overnight delivery:

1. Notice of Filing of Sixth Interim Application for Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of June 1, 2007 through September 30, 2007; and
2. Sixth Interim Fee Application for Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of June 1, 2007 through September 30, 2007.

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Simpson Thacher & Bartlett, LLP
425 Lexington Avenue
New York, NY 10017

The undersigned hereby further certifies that on the 30th day of November 2007, a true and correct copy of the *Notice of Filing of Sixth Interim Application for Compensation and Reimbursement of Expenses of Warner Stevens, L.L.P., as Conflicts Counsel to the Official Committee of Unsecured Creditors for the Period of June 1, 2007 through September 30, 2007*, was served via electronic mail and/or U.S.P.S. First Class Mail, postage pre-paid, upon the parties on the attached 2002 List.

/s/ Michael D. Warner

Michael D. Warner

(TX State Bar No. 00792304)

WARNER STEVENS, L.L.P.

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CONFLICTS COUNSEL FOR THE OFFICIAL
COMMITTEE OF UNSECURED CREDITORS

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Adalberto Cañadas Castillo		Avda Ramon de Carranza	10-1º	Cadiz		11006	Spain	34 956 226 311		adalberto@canadas.com	Representative to DASE
Adler Pollock & Sheehan PC	Joseph Avanzato	One Citizens Plz 8th Fl		Providence	RI	02903		401-274-7200	401-751-0604	javanzato@apslaw.com	Attorneys for Fry's Metals Inc. and Specialty Coatings Systems Eft
Airgas, Inc.	David Boyle	259 Radnor-Chester Road, Suite 100	P.O. Box 6675	Radnor	PA	19087-8675		610-230-3064	310-687-1052	david.boyle@airgas.com	Counsel to Airgas, Inc.
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